

Camp Ootacamund, the 13th May 1893.

18917—G. 349-92. For that part of Rule 2 published with Notification No. 9699—G. F. 349-92, dated 11th December 1892, which relates to the Civil Examination, the following shall be substituted:—

“II. CIVIL EXAMINATION.

| | Subjects. | Text prescribed for each subject. | Maximum number of marks in each subject. |
|----------|---|---|--|
| Part I. | (a) Evidence ... | The Indian Evidence Act I of 1872. | 80 |
| | (b) Contracts ... | The Indian Contract Act IX of 1872. | 100 |
| | (c) Hindu and Mohamedan Law ... | (1) Mayne's Hindu Law and Usage. (2) Shadagopacharlu's Manual of Mohamedan Law. | 150 |
| | (d) Torts and Easements... | (1) Collett on the Law of Torts and Measure of Damages. (2) The Easements Act V of 1882. | |
| | Total for Part I..... | | 430 |
| Part II. | (a) Transfer of Property and Specific Relief... | (1) The Transfer of Property Act IV of 1882. (2) The Specific Relief Act I of 1877. | 100 |
| | (b) Procedure ... | (1) The Code of Civil Procedure Act XIV of 1882 as modified by Mysore Regulations No. II of 1884 and No. II of 1887. (2) The Indian Limitation Act XV of 1877 as amended by Acts XII of 1879 and VIII of 1880. | 150 |
| | Total for Part II..... | | 250 |

“Note.—1. The questions on Hindu Law will be restricted to general principles and the doctrines followed in Southern India.

2. Candidates will be permitted to pass in parts I and II of the Civil Examination in different years, and for the purpose of Rules 5 and 9, each part will be treated as a separate Examination.”

2. For the note appended at the end of Rule 2 of the above quoted Notification, the following shall be substituted:—

“Note.—Candidates appearing in the same year for II. Civil and III. Criminal Examinations will be required to answer only one paper on the Law of Evidence. A Candidate who may have answered a paper on the Law of Evidence when passing in any year II. Civil Examination or III. Criminal Examination or *vice versa* will not be expected again to answer a paper on the same subject when, in a subsequent year, he appears either for III. Criminal Examination or II. Civil Examination or *vice versa*.”

3. For the words and figures “For II. Civil Examination... 12” in Rule 13 of the above quoted Notification, the following shall be substituted:—

“For Part I of II. Civil Examination ... 7
“For Part II of II. Civil Examination ... 5.”

4. To Rule 8 of the above quoted Notification, the following shall be added:—

“or to exempt any Assistant Commissioner employed in the Police, Revenue or other Executive Department of the Administration from passing Part II of the Civil Examination.”

5. The modifications above ordered should come into effect immediately.